IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

: No. 18-cv-04183

JOUREY NEWELL

v.

Plaintiff

OPTIMA ADVOCATES, INC et. al

Honorable GERALD A. MCHUGH

Defendant

REQUEST FOR ENTRY OF DEFAULT

Comes now Jourey Newell, the Plaintiff Pro Se in this action, and hereby requests the clerk to enter a default against the defendants OPTIMA ADVOCATES, INC, P.H MARKETING GROUP, INC, and ALEEVLY INC, on the basis that the record in this case demonstrates that there has been a failure to plead or otherwise defend as provided by Rule 55(a) of the Federal Rules of Civil Procedure.

Dated: November 8, 2018

Jourey Newell

Email: hifidelity@yahoo.com

671 S. Gulph Road

By: Joursy Newell

King of Prussia, PA 19406 Telephone: (484) 213-4132

Plaintiff, Pro Se

. ,

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

	: No. 18-cv-04183	
JOUREY NEWELL	:	
Plaintiff	: :	
v.		
OPTIMA ADVOCATES, INC. et. al	: Honorable GERALD A. MCHUGH	
Defendant	•	
AFFADAVIT IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT:		
l, Jourey Newell, declare under penalty of per	rjury that the following facts are true and correct to	
the best of my information and belief:		
·		
1. I am the Plaintiff Pro Se in this action.		
2. A Complaint was filed in this case on Sept	tambar 27, 2018	
2. A Complaint was fried in this case on Sept	ember 27, 2016.	
3. The summons and complaint were duly set	rved upon defendants OPTIMA ADVOCATES,	
INC, P.H MARKETING GROUP, INC, as	nd ALEEVLY INC on October 17, 2018.	
4. More than twenty-one (21) days have elap	sed since the defendants in this action were served	
and the defendants have failed to plead or	otherwise defend as provided by the Federal Rules	
of Civil Procedure.		
5. Defendants have not sought additional tim	e within which to respond.	
Dated. November 8, 2018		

Case 2:18-cv-04183-GAM Document 6 Filed 11/14/18 Page 3 of 4

FURTHER AFFIANT SAYETH NAUGHT

Commonwealth of Pennsylvania,

County of //on

Before me, the undersigned notary

public, this day appeared

to me known, who being duly sworn according to law, deposes the above.

Subscribed and sworn to before me this

Johrey Newell

Email: hifidelity@yahoo.com

671 S. Gulph Road

King of Prussia, PA 19406 Telephone: (484) 213-4132

Plaintiff, Pro Se

Commonwealth of Pennsylvania - Notary Seal JAMES LEWIS, Notary Public

Montgomery County
My Commission Expires March 12, 2022
Commission Number1326883

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

	No. 18-cv-04183
JOUREY NEWELL	
Plaintiff	
v.	
OPTIMA ADVOCATES, INC. et. al	Honorable GERALD A. MCHUGH
ENTRY O	F DEFAULT
It appearing that the complaint was filed	September 28, 2018; that the summons and
complaint were duly served upon defend	dants OPTIMA ADVOCATES, INC, P.H
MARKETING GROUP, INC, and ALEEVL	LY INC on October 17, 2018, and no answer or
other pleading having bee	en filed by said defendants,
NOW THEREFORE upon request of the P	Plaintiff, default is hereby entered against the
defendants OPTIMA ADVOCATES, IN	NC, P.H MARKETING GROUP, INC, and
ALEEVLY INC as provided under Rule 5	55(a) of the Federal Rule of Civil Procedure.
Dated: November 8, 2018	
	Kate Barkman, Clerk of Court (or deputy)